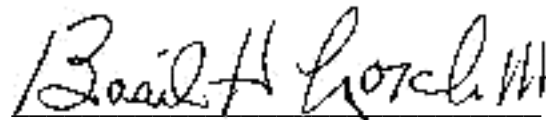


SO ORDERED: June 12, 2013.



Basil H. Lorch III
United States Bankruptcy Judge

UNITED STATES BANKRUPTCY COURT
SOUTHERN DISTRICT OF INDIANA
NEW ALBANY DIVISION

In re: _____) Chapter 11
EASTERN LIVESTOCK CO., LLC, _____) Case No. 10-93904-BHL-11
Debtor. _____)

**ORDER GRANTING TRUSTEE'S MOTION TO APPROVE COMPROMISE WITH
LAUREL LIVESTOCK MARKET, INC., AND WILLIAMS CATTLE CO.**

This matter is before the Court on the *Trustee's Motion To Approve Compromise With Laurel Livestock Market, Inc. And Williams Cattle Co.* [Docket #2140] ("Settlement Motion"). The Court, having considered the Settlement Motion and having found that no objection was filed to the Settlement Motion after adequate notice and opportunity were provided, and being duly advised in the premises, now finds that the proposed settlement (i) is in the best interests of the estate; (ii) provides tangible benefits to the estate and the creditors thereof; and (iii) should be approved. Accordingly, the Court finds that the relief requested in the Settlement Motion should be granted pursuant to Bankruptcy Rule 9019(a).

IT IS THEREFORE ORDERED that the Settlement Agreement¹ is hereby approved. The Trustee, Laurel, and Williams are authorized to take any and all actions necessary to close the settlement set forth in the Settlement Motion and to perform the obligations required thereby.

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¹ Capitalized terms not otherwise defined herein shall have the meanings ascribed to them in the Settlement Motion.